

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF MICHIGAN

(SOUTHERN DIVISION)

UNITED STATES OF AMERICA

Plaintiffs,

17CR00020-DML-Cawse

v.

No. 17-20716

KELVIN DWYNE BROWN

Defendant.

MOTION FOR COMPASSIONATE RELEASE

OF DEFENDANT FROM FEDERAL AND STATE CUSTODY DUE TO
HEALTH CONDITIONS, AND THE DEFENDANT
WILL BE HARMED IN THE FEDERAL PRISON
IF HE IS HELD IN CUSTODY LONGER.

NOW COMES THE DEFENDANT, KELVIN DWYNE BROWN, Petitioner,
BECAUSE DEFENDANT LOST HIS LEFT LEG IN 1985 DUE TO A BONE
TUMOR. SINCE DEFENDANT HAS BEEN DEFENDED BY THE FEDERAL
DEFENSE ATTORNEY, HIS ATTORNEY, AND THE DEFENDANT'S CURRENT ATTORNEY
HIS ATTORNEY TO DO WITH THE MATTERS RELATED BY THE FEDERAL COURT.
THE DEFENDANT HAS BEEN HELD IN FEDERAL CUSTODY TO DELIVER
AS A RESULT, THE COURT SENTENCED THE DEFENDANT TO 57 MONTHS. THE
DEFENDANT HAS BEEN HELD SINCE 30 MONTHS.

SINCE THE DEFENDANT'S OUTBREAK HE HAS NOT BEEN
 SICKER OR HIS SICKNESS HAS NOT Ruptured Since. AS OF
 NOW, THE DEFENDANT HAS MADE A FULL SURGICAL RECOVERY.
 "Second" Flaps have returned, and must be removed Surgically.
 Before coming to Wayne County jail, the defendant had been
 scheduled for this surgery, but Wayne County Doctor Kirkstein
 will not house the defendant needed, because he believes
 that the defendant is playing games, and just wants to go to the
 hospital for fun. These determinations were made by Dr. Kirkstein
 without any examination of the defendant, because it was over.
 The defendant has written letters to the U.S. Marshalls and
 as of yet, has not received any response. Attorney Bryan
 Pitts says that he talked with the marshals, and no one
 has yet been in touch with him. The Wayne County Prosecutor's
 office sent for the defendant by writ, for purposes of re-
 sentencing the defendant on a prior case from 2012 of which the
 defendant pleaded guilty. Unfortunately, Wayne County Prosecutor sent for
 the defendant at a very, very terrible time. Due to COVID-19, most
 State Courts have ceased from normal functions. As a result, the
 defendant has been caught up in this awful dilemma. The defendant
 is independently of being exposed to COVID-19 at Wayne County. One
 community died, and also 2 sheriff's deputies, as well as several inmates.
 The defendant only was suppose to be at Wayne County for a
 brief moment, but has been delayed because of the pandemic.
 Also, the defendant suffers from a enlarged heart, Severe g.
 PTSD Due to 1 Gun shot wound to the back of the head in 2011.

THE DEFENDANT IS IN DEBTIVE MEDICAL ATTENDANCE, AND FEELS
HIS LIFE IS IN DANGER IN LACK OF MEDICAL CARE. ACCORDING TO
THE SAME DOCTOR, THE DEFENDANT HAS BEEN SWORN
TO AFTER JANUARY 1, 2021. PRESENTLY, THE DEFENDANT HAS BEEN SWORN
TO APPEAL THIS CASE TO MOTION BY DUES. BECAUSE OF
THE DEFENDANT'S MEDICAL ISSUES, AND THE CURRENT PRACTICE,
THE DEFENDANT ASKS THE COURT TO CONSIDER THE CRIME BEING
NON-VIOLENT, AND 25% OF HIS SENTENCE BEING SWORN TO RE-
LEASE THE DEFENDANT FOR PURPOSE OF OBTAINING THE MEDICAL
CARE HE NEEDS, AND TO DECREASE HIS CHANCES OF BEING EX-
POSED TO COVID-19 VIRUS IN THE FEDERAL AND WEXFORD COUNTY JAIL.
WHEREAS, ALL OF THE FOREGOING REASONS, THE DEFENDANT PRAYS THAT
THE HONORABLE COURT TO RELEASE THE DEFENDANT EARLY FROM
HIS FEDERAL SENTENCE AS WELL AS STATE MATTERS UNTIL THE
STATE DECIDES TO RESUMING ITS PUNITIVE.

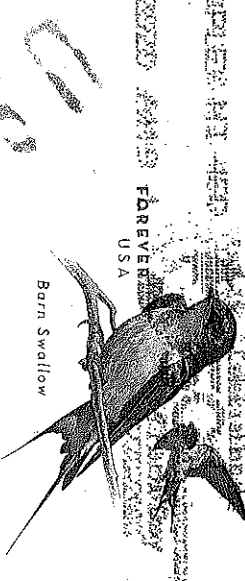
Respectfully Submitted,

John Wayne Shanks
Wayne County Jail
W. 800 Cass Ave
525 Clinton Street
Detroit, MI 48226

Kellvin Wayne Edwards
Wayne County Jail No. 20000012
525 Clinton Street
Detroit, MI 48226

2010-2012 THIS FOREVER
NETTIE M. H. 2012

USA



Kellvin Wayne Edwards
231 West Jefferson & D.
Detroit Michigan 48226

48226-2712 C019